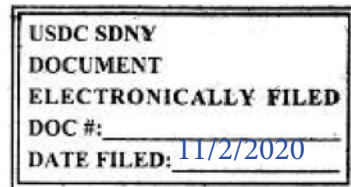


UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK



----- X
NAHOCO MIZUTA and KENTARO MIZUTA, as
Parent and Natural Guardians of Y.M., and
NAHOCO MIZUTA and KENTARO MIZUTA,
Individually,

Plaintiffs,

19 CV 537 (AJN)

-against-

**STIPULATION OF
VOLUNTARY
DISMISSAL**

NEW YORK CITY DEPARTMENT OF EDUCATION,
DORA M. LASSINGER,
NEW YORK STATE EDUCATION DEPARTMENT,

Defendants.

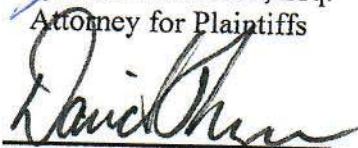
-----X

Plaintiffs NAHOCO MIZUTA and KENTARO MIZUTA, as Parent and
Natural Guardians of Y.M., and NAHOCO MIZUTA and KENTARO MIZUTA,
Individually, Defendant New York City Department of Education and Defendant
New York State Education Department, hereby stipulate under Federal Rule of Civil
Procedure 41(a)(1)(A)(ii) that this action be dismissed with prejudice as to all claims
and causes of action against Defendant New York State Education Department only,
with Plaintiffs and the Defendant New York State Education Department respectively
bearing their own attorneys' fees and costs.

Dated: October 29, 2020



By: Karl J. Ashanti, Esq.
Attorney for Plaintiffs



By: David S. Thayer, Esq.
Attorney for New York City Department of Education



By: Clement John Colucci, III
Attorney for New York State Education Department

ORDER OF DISMISSAL

Pursuant to the stipulation of the parties under Federal Rule of Civil Procedure 41(a)(1)(A)(ii), IT IS ORDERED THAT THE CLAIMS AGAINST DEFENDANT NEW YORK STATE EDUCATION DEPARTMENT, ONLY, BE, AND HEREBY ARE, DISMISSED WITH PREJUDICE, with Plaintiffs and the Defendant New York State Education Department respectively bearing their own attorneys' fees and costs concerning such claims.

Dated: November 1, 2020

A handwritten signature in black ink, appearing to read "Alison J. Nathan", is written above a horizontal line.

Honorable Alison J. Nathan, U.S.D.J.